

117TH CONGRESS
1ST SESSION

H. R. 6101

To amend title XIX of the Social Security Act to improve transparency and prevent the use of abusive spread pricing and related practices in the Medicaid program.

IN THE HOUSE OF REPRESENTATIVES

DECEMBER 1, 2021

Mr. CARTER of Georgia (for himself and Mr. VICENTE GONZALEZ of Texas) introduced the following bill; which was referred to the Committee on Energy and Commerce

A BILL

To amend title XIX of the Social Security Act to improve transparency and prevent the use of abusive spread pricing and related practices in the Medicaid program.

1 *Be it enacted by the Senate and House of Representa-
2 tives of the United States of America in Congress assembled,*

3 **SECTION 1. SHORT TITLE.**

4 This Act may be cited as the “Drug Price Trans-
5 parency in Medicaid Act of 2021”.

6 **SEC. 2. IMPROVING TRANSPARENCY AND PREVENTING THE
7 USE OF ABUSIVE SPREAD PRICING AND RE-
8 LATED PRACTICES IN MEDICAID.**

9 (a) PASS-THROUGH PRICING REQUIRED.—

1 (1) IN GENERAL.—Section 1927(e) of the So-
2 cial Security Act (42 U.S.C. 1396r–8(e)) is amended
3 by adding at the end the following:

4 “(6) PASS-THROUGH PRICING REQUIRED.—A
5 contract between the State and a pharmacy benefit
6 manager (referred to in this paragraph as a ‘PBM’),
7 or a contract between the State and a managed care
8 entity or other specified entity (as such terms are
9 defined in section 1903(m)(9)(D)) that includes pro-
10 visions making the entity responsible for coverage of
11 covered outpatient drugs dispensed to individuals en-
12 rolled with the entity, shall require that payment for
13 such drugs and related administrative services (as
14 applicable), including payments made by a PBM on
15 behalf of the State or entity, is based on a pass-
16 through pricing model under which—

17 “(A) any payment made by the entity or
18 the PBM (as applicable) for such a drug—

19 “(i) is limited to—

20 “(I) ingredient cost; and

21 “(II) a professional dispensing
22 fee that is not less than the profes-
23 sional dispensing fee that the State
24 plan or waiver would pay if the plan

1 or waiver was making the payment di-
2 rectly;

3 “(ii) is passed through in its entirety
4 by the entity or PBM to the pharmacy or
5 provider that dispenses the drug; and

6 “(iii) is made in a manner that is con-
7 sistent with section 1902(a)(30)(A) and
8 sections 447.512, 447.514, and 447.518 of
9 title 42, Code of Federal Regulations (or
10 any successor regulation) as if such re-
11 quirements applied directly to the entity or
12 the PBM, except that any payment by the
13 entity or the PBM (as applicable) for the
14 ingredient cost of a covered outpatient
15 drug dispensed by providers and phar-
16 macies referenced in clauses (i) or (ii) of
17 section 447.518(a)(1) of title 42, Code of
18 Federal Regulations (or any successor reg-
19 ulation) shall be the same as the payment
20 amount for the ingredient cost when dis-
21 pensed by providers and pharmacies not
22 referenced in such clauses, and in no case
23 shall payment for the ingredient cost of a
24 covered outpatient drug be based on the
25 actual acquisition cost of a drug dispensed

1 by providers and pharmacies referenced in
2 such clauses or take into account a drug's
3 status as a drug purchased at a discounted
4 price by a provider or pharmacy referenced
5 in such clauses;

6 “(B) payment to the entity or the PBM
7 (as applicable) for administrative services per-
8 formed by the entity or PBM is limited to a
9 reasonable administrative fee that covers the
10 reasonable cost of providing such services;

11 “(C) the entity or the PBM (as applicable)
12 shall make available to the State, and the Sec-
13 retary upon request, all costs and payments re-
14 lated to covered outpatient drugs and accom-
15 panying administrative services incurred, re-
16 ceived, or made by the entity or the PBM, in-
17 cluding ingredient costs, professional dispensing
18 fees, administrative fees, post-sale and post-in-
19 voice fees, discounts, or related adjustments
20 such as direct and indirect remuneration fees,
21 and any and all other remuneration; and

22 “(D) any form of spread pricing whereby
23 any amount charged or claimed by the entity or
24 the PBM (as applicable) is in excess of the
25 amount paid to the pharmacies on behalf of the

1 entity, including any post-sale or post-invoice
2 fees, discounts, or related adjustments such as
3 direct and indirect remuneration fees or assess-
4 ments (after allowing for a reasonable adminis-
5 trative fee as described in subparagraph (B)) is
6 not allowable for purposes of claiming Federal
7 matching payments under this title.

8 “(7) PROTECTION AGAINST MANDATES RELAT-
9 ING TO USE OF 340B DRUGS.—

10 “(A) IN GENERAL.—Notwithstanding any
11 other provision of law, no State, Medicaid man-
12 aged care organization (as defined in section
13 1903(m)(1)(A)), or pharmacy benefit manager
14 may prohibit a covered entity under section
15 340B of the Public Health Service Act, or a
16 pharmacy under contract with a covered entity
17 to dispense drugs on behalf of the covered enti-
18 ty, from dispensing covered outpatient drugs
19 purchased under such section to individuals re-
20 ceiving benefits under this title and from receiv-
21 ing payment in accordance with this section, or
22 require that such covered entity or pharmacy
23 dispense covered outpatient drugs purchased
24 under section 340B to such individuals.

1 “(B) NOTIFICATION.—The Secretary shall
2 notify States that States may not prohibit a
3 provider under this title that is a covered entity
4 under section 340B of the Public Health Serv-
5 ices Act, or a pharmacy under contract with a
6 covered entity, from submitting claims for reim-
7 bursement for drugs purchased under such sec-
8 tion that are dispensed to individuals receiving
9 benefits under this title and may not require
10 such provider to dispense covered outpatient
11 drugs purchased under such section to such in-
12 dividuals.”.

13 (2) CONFORMING AMENDMENT.—Section
14 1903(m)(2)(A)(xiii) of such Act (42 U.S.C.
15 1396b(m)(2)(A)(xiii)) is amended—

16 (A) by striking “and (III)” and inserting
17 “(III);

18 (B) by inserting before the period at the
19 end the following: “, and (IV) pharmacy benefit
20 management services provided by the entity, or
21 provided by a pharmacy benefit manager on be-
22 half of the entity under a contract or other ar-
23 rangement between the entity and the phar-
24 macy benefit manager, shall comply with the re-
25 quirements of section 1927(e)(6)”; and

(C) by moving the left margin 2 ems to the left.

9 (b) ENSURING ACCURATE PAYMENTS TO PHAR-
10 MACIES UNDER MEDICAID.—

(1) IN GENERAL.—Section 1927(f) of the Social Security Act (42 U.S.C. 1396r-8(f)) is amended—

17 “(1) DETERMINING PHARMACY ACTUAL ACQUI-
18 SITION COSTS.—The Secretary shall conduct a sur-
19 vey of retail community pharmacy drug prices to de-
20 termine the national average drug acquisition cost as
21 follows:

22 “(A) USE OF VENDOR.—The Secretary
23 may contract services for—

1 survey prices of the national average drug
2 acquisition cost for covered outpatient
3 drugs based on a monthly survey of such
4 pharmacies, net of all discounts and re-
5 bates (to the extent any information with
6 respect to such discounts and rebates is
7 available); and”;

8 (B) by adding at the end of paragraph (1)
9 the following:

10 “(F) SURVEY REPORTING.—In order to
11 meet the requirement of section 1902(a)(54), a
12 State shall require that any retail community
13 pharmacy in the State that receives any pay-
14 ment, reimbursement, administrative fee, dis-
15 count, or rebate related to the dispensing of
16 covered outpatient drugs to individuals receiv-
17 ing benefits under this title, regardless of
18 whether such payment, fee, discount, or rebate
19 is received from the State or a managed care
20 entity directly or from a pharmacy benefit man-
21 ager or another entity that has a contract with
22 the State or a managed care entity, shall re-
23 spond to surveys of retail prices conducted
24 under this subsection.

1 “(G) SURVEY INFORMATION.—Information
2 on retail community actual acquisition prices
3 obtained under this paragraph shall be made
4 publicly available and shall include at least the
5 following:

6 “(i) The monthly response rate of the
7 survey including a list of pharmacies not in
8 compliance with subparagraph (F).

9 “(ii) The sampling frame and number
10 of pharmacies sampled monthly.

11 “(iii) Characteristics of reporting
12 pharmacies, including type (such as inde-
13 pendent or chain), geographic or regional
14 location, and dispensing volume.

15 “(iv) Reporting of a separate national
16 average drug acquisition cost for each drug
17 for independent retail pharmacies and
18 chain pharmacies.

19 “(v) Information on price concessions
20 including on and off invoice discounts, re-
21 bates, and other price concessions to the
22 extent that such information is available
23 during the survey period.

24 “(vi) Information on average profes-
25 sional dispensing fees paid.

1 “(H) REPORT ON SPECIALTY PHAR-
2 MACIES.—

3 “(i) IN GENERAL.—Not later than 1
4 year after the effective date of this sub-
5 paragraph, the Secretary shall submit a re-
6 port to Congress examining specialty drug
7 coverage and reimbursement under this
8 title.

9 “(ii) CONTENT OF REPORT.—Such re-
10 port shall include a description of how
11 State Medicaid programs define specialty
12 drugs, how much State Medicaid programs
13 pay for specialty drugs, how States and
14 managed care plans determine payment for
15 specialty drugs, the settings in which spe-
16 cialty drugs are dispensed (such as retail
17 community pharmacies or specialty phar-
18 macies), whether acquisition costs for spe-
19 cialty drugs are captured in the national
20 average drug acquisition cost survey, and
21 recommendations as to whether specialty
22 pharmacies should be included in the sur-
23vey of retail prices to ensure national aver-
24 age drug acquisition costs capture drugs

1 sold at specialty pharmacies and how such
2 specialty pharmacies should be defined.”;

3 (C) in paragraph (2)—

4 (i) in subparagraph (A), by inserting
5 “, including payments rates under Medi-
6 caid managed care plans,” after “under
7 this title”; and

8 (ii) in subparagraph (B), by inserting
9 “and the basis for such dispensing fees”
10 before the semicolon; and

11 (D) in paragraph (4), by inserting “, and
12 \$5,000,000 for fiscal year 2023 and each fiscal
13 year thereafter,” after “2010”.

14 (2) EFFECTIVE DATE.—The amendments made
15 by this subsection take effect on the first day of the
16 first quarter that begins on or after the date that is
17 18 months after the date of enactment of this Act.

